PATENT COOPERATION TREATY

From INTEI	the RNATIONAL SEAF	RCHING AUTH	ORITY		_		
To:					PCT		
see form PCT/ISA/220				WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY			
					(PCT Rule 43bis.1)		
				Date of mailing (day/month/year) s	ee form PCT/ISA/210 (second s	sheet)	
	icant's or agent's file			FOR FURTHER ACTION See paragraph 2 below			
	national application I		International filing date (c		Priority date (day/month/yea	<u></u>	
	TJP2005/002666		14.02.2005	30.03.2004			
	national Patent Class		both national classification	and IPC			
	_{icant} TSUSHITA ELE(CTRIC INDUS	TRIAL CO., LTD.				
1.	This opinion contains indications relating to the following items:						
	☐ Box No. II	Priority					
	☐ Box No. III	Non-establish	ment of opinion with rega	ard to novelty, invent	ive step and industrial appli	cability .	
	☐ Box No. IV	Lack of unity of					
	Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement						
	☐ Box No. VI	Certain docum	nents cited	• •			
	☐ Box No. VII		s in the international app				
	Box No. VIII	Certain observ	vations on the internation	al application			
2.	FURTHER ACTI	ION					
	If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered.						
	If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of the months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority whichever expires later.					of three	
For further options, see Form PCT/ISA/220.							
3.	For further detai	For further details, see notes to Form PCT/ISA/220.					
Nan	ne and mailing addre	ss of the ISA:		Authorized Officer		line he s Palaman.	
-	Furneau	Patent Office				1. M. M.	
_	D-80298 N		3656 eomu d	Huber, O			
		39 2399 - 0 TX. 32 39 2399 - 4465	DODG Opinio G	Telephone No. +49	89 2399-8967	esta a sino . esta	

IAP16 Rec'd PCT/PTO 20 SEP 2006 10/593477 International application No. PCT/JP2005/002666

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

_	Box N	o. I Basis of the opinion				
1.	With r the lar	Vith regard to the language, this opinion has been established on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item.				
	la	This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).				
2.	With reneces	ith regard to any nucleotide and/or amino acid sequence disclosed in the international application and cessary to the claimed invention, this opinion has been established on the basis of:				
	a. type of material:					
		a sequence listing				
		table(s) related to the sequence listing				
	b. format of material:					
		in written format				
		in computer readable form				
	c. time	of filing/furnishing:				
		contained in the international application as filed.				
		filed together with the international application in computer readable form.				
		furnished subsequently to this Authority for the purposes of search.				
3 .	ha co	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional upies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.				
4.	Additional comments:					

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No: Claims

1-9

Inventive step (IS)

Yes: Claims

No: Claims

1-9

Industrial applicability (IA)

Yes: Claims No: Claims 1-9

2. Citations and explanations

see separate sheet

IAP16 Rec'd PCT/PTO 20 SEP 2006 10/593477

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/JP2005/002666

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1 Reference is made to the following document:

D1 = US 2002/0087549

The present application does not meet the criteria of Article 33(1) PCT, because the subject-matter of claims 1-9 is not new in the sense of Article 33(2) PCT.

The document D1 discloses (the references in parentheses applying to this document):

A content relay server for relaying content between a content source and a conent destination (paragraph 14: "a netwrok entity") which comprises:

- a) an information storing unit oerable to store identification information (paragraph 16: "a database comprising receipient data describing multimedia reception capabilities and/or reception preferences for at least one receipient"),
- b) a conent receiving unit operable to receive from the conent source apparatus, identification information of the destination and a content associated with it and source information (paragraph 15: "receiving media content from a sending entity and addressed to at least one receipient"),
- a transfer judging unit to judge based on the content infformation whether or not the received conent can be received by the destination apparatus (paragraph 42: "the appropriateness of the content ... is checked before its transmission ..." and paragraph 26-28),
- d) a content transferring unit to transfer the received content when it is judged that the content can be received (paragraph 18: "outputting the notification message for transmission to said at least on recepient" and parwagraph 40),
- e) a transfer rejection notifying unit, which provides a notice of rejection to the source when the content is judged non-receivable (paragrpah 44: "a ... failure message is formed and transmitted to the sending entity to acknowledge incompability ...").

- The same reasoning applies, mutatis mutandis, to the subject-matter of the corresponding independent claims 4, 7 and 8, which therefore are also considered not new.
- Dependent claims 2-3, 5-6 and 9 do not contain any features which, in combination with the features of any claim to which they refer, meet the requirements of the PCT in respect of novelty, see document D1 and the corresponding passages cited in the search report.